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8					
9	IN THE UNITED STATES DISTRICT COURT				
10	NORTHERN DISTRICT OF CALIFORNIA				
11	LENSCRAFTERS, INC. and EYEXAM OF	Case No.: C-07-02853 SBA			
12	CALIFORNIA, INC.,	STIPULATION AND ORDER			
13	Plaintiffs,	DISMISSING CERTAIN CLAIMS, COUNTER-CLAIMS AND CROSS-			
14	V.	CLAIMS WITHOUT PREJUDICE			
15	LIBERTY MUTUAL FIRE INSURANCE				
16	COMPANY, EXECUTIVE RISK SPECIALTY INSURANCE COMPANY, UNITED STATES				
17	FIRE INSURANCE COMPANY, MARKEL AMERICAN INSURANCE COMPANY and				
18	WESTCHESTER FIRE INSURANCE COMPANY,				
19	Defendants,				
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21	AND RELATED COUNTER- AND CROSS-				
22	CLAIMS.				
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A.	In this action, Plaintiffs LensCrafters, Inc. and EYEXAM of California, Inc.
(together, "Le	nsCrafters") seek insurance coverage for claims asserted against them in a class
action lawsuit	entitled Snow, et al. v. LensCrafters, Inc., et al., San Francisco Superior Court Case
No. CGC-02-4	405544 ("Snow"). On May 31, 2007, LensCrafters filed a Complaint for Declaratory
Relief against	its insurers, Liberty Mutual Fire Insurance Company ("Liberty"), Executive Risk
Specialty Insu	rance Company ("ERSIC"), Westchester Fire Insurance Company ("Westchester"),
United States	Fire Insurance Company ("U.S. Fire") and Markel American Insurance Company
("Markel). Al	ll defendants other than U.S. Fire filed answers to the complaint.

The parties to this action hereby stipulate to the following matters and request the Court to

enter an Order dismissing certain claims, counter-claims, and cross-claims without prejudice, as set

- В. Markel filed counter-claims against LensCrafters and cross-claims against the other insurers. ERSIC also filed cross-complaints against the other insurers. Westchester filed counterclaims against LensCrafters and cross-complaints against the other insurers.
- C. On October 2, 2007, LensCrafters filed a First Amended Complaint, which alleged additional claims for relief. ERSIC filed an answer to the First Amended Complaint. Westchester, U.S. Fire and Markel moved to dismiss the Second and Third Claims for Relief in the First Amended Complaint. On February 8, 2008, Westchester withdrew its motion to dismiss. On February 11, 2008, the Court granted the motions of U.S. Fire and Markel and dismissed the Second and Third Claims for Relief.
- D. On March 3, 2008, U.S. Fire filed an answer to the amended complaint. On July 31, 2008, U.S. Fire filed answers to the cross-complaints of ERSIC and Markel and counter-claims against ERSIC and Markel.
- E. Lens Crafters has reached a settlement with the plaintiffs in Snow. On August 6, 2008, the Court hearing the *Snow* case entered an Order Granting Final Approval of Settlement, Dismissing Action With Prejudice, and Directing Judgment To Be Entered. The Court entered a judgment on the same date.
 - F. Earlier this year, Liberty, ERSIC and Westchester consented to the *Snow* settlement.

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Liberty and ERSIC agreed to contribute to the *Snow* settlement fund and Westchester agreed to pay money to LensCrafters. G. On March 20, 2008, this Court granted LensCrafters' motion to dismiss its claims against Liberty, ERSIC and Westchester. The Court dismissed Westchester's claims against

LensCrafters entered into written settlement agreements with those insurers, pursuant to which

- LensCrafters and the other insurers on February 26, 2008, and Markel's claims against Westchester on April 24, 2008. ERSIC's claims against Liberty and Westchester were dismissed on April 14, 2008. The above dismissals were without prejudice. Due to these dismissals, Westchester is no longer a party to this litigation.
- H. LensCrafters has now reached a written settlement with Markel, pursuant to which Markel has consented to the *Snow* settlement and agreed to pay money to LensCrafters, and the parties have released claims against one another. As part of the settlement, LensCrafters has agreed to file a dismissal of its claims against Markel without prejudice, and Markel has agreed to file a dismissal of its counter-claims against LensCrafters without prejudice. When the *Snow* settlement becomes final, as defined in the *Snow* settlement agreement, the parties will file dismissals with prejudice.
- I. As part of the settlement, Markel has assigned to LensCrafters rights that Markel has or may have against U.S. Fire related to the *Snow* action, including claims for contribution, subrogation and indemnity (the "Assigned Claims").
- J. Markel also wishes to dismiss its cross-claims against Liberty, ERSIC and U.S. Fire without prejudice. Markel's dismissal without prejudice of its cross-claims against U.S. Fire is not intended to release the Assigned Claims or in any way impair LensCrafters' right to pursue the Assigned Claims.

THEREFORE, LensCrafters, Liberty, ERSIC, Markel and U.S. Fire, by and through their attorneys of record, stipulate that:

- 1. LensCrafters may dismiss all claims against Markel without prejudice;
- 2. Markel may dismiss all counter-claims against LensCrafters without prejudice;
- 3. Markel may dismiss all cross-claims against Liberty, ERSIC and U.S. Fire without

1	prejudice; and	
2	4. The parties agree that	the dismissal of Markel's claims against U.S. Fire is not a
3	dismissal of the Assigned Claims.	
4 5	DATED: September 24, 2008	HELLER EHRMAN LLP
6		By <u>/s/ Celia M. Jackson</u> Celia M. Jackson
7		Attorneys for Plaintiffs
8		LENSCRAFTERS, INC. and EYEXAM OF CALIFORNIA, INC.
9	DATED: September 24, 2008	WILLOUGHBY, STUART & BENING
10		By <u>/s/Alexander F. Stuart</u>
11		Alexander F. Stuart Attorneys for Defendant
12		LIBERTY MUTUAL FIRE INSURANCE COMPANY
13	DATED: September 24, 2008	ROSS, DIXON & BELL, LLP
14		By <u>/s/ Monique Fuentes</u>
15		Monique Fuentes Attorneys for Defendant
16		EXECUTIVE RISK SPECIALTY INSURANCE COMPANY
17		COMPANT
18	DATED: September 24, 2008	LONG & LEVIT LLP
19		By <u>/s/ Chip Cox</u> Chip Cox
20		Attorneys for Defendant
21		MARKEL AMERICAN INSURANCE COMPANY
22	DATED: September 24, 2008	SQUIRE SANDERS & DEMPSEY L.L.P.
23		By <u>/s/ David A. Gabianelli</u> David A. Gabianelli
24		Attorneys for Defendant
25		UNITED STATES FIRE INSURANCE COMPANY
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ORDER Good cause appearing, IT IS HEREBY ORDERED that: LensCrafters' claims against Markel are dismissed without prejudice; 1. 2. Markel's counter-claims against LensCrafters are dismissed without prejudice, and Markel's cross-claims against Liberty, ERSIC and U.S. Fire are dismissed without 3. prejudice. DATED: 10/7/08